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CHILD'S NAME:	CASE NUMBER:

			EIGHTEEN-MONTH PERMANENCY ATTACHMENT: REUNIFICATION SERVICES TERMINATED (Welf. & Inst. Code, § 366.22)
1.	risk of	f detrimen	ance of the evidence, the return of the child to his or her parent or legal guardian would create a substantial to the safety, protection, or physical or emotional well-being of the child. The factual basis for this ated on the record.
2.	The c	hild's ou	t-of-home placement is necessary.
3.	Reun	ification	services are terminated.
4.		The chil	d's current placement is appropriate.
5.		The chile a	I's current placement is not appropriate. The county agency must locate an appropriate placement for the child. The matter is continued to the date and time indicated in form JV-440, item 21 for a written oral report by the county agency on the progress made in locating an appropriate placement. Other (specify):
6.		The chile	I is placed outside the state of California and that out-of-state placement
		a	does continue to be the most appropriate placement for the child and is in the best interest of the child.
		b	does not continue to be the most appropriate placement for the child and is not in the best interest of the child. The matter is continued to the date and time indicated in form JV-440, item 21 for a written oral report by the county agency on the progress made toward
			<ul> <li>(1) returning the child to California and locating an appropriate placement within California.</li> <li>(2) locating an out-of-state placement that is the most appropriate placement for the child and in the best interest of the child.</li> <li>(3) other (specify):</li> </ul>
Se	election	of perm	anent plan
7.		Code, §	and convincing evidence there is a compelling reason for determining that a hearing under Welf. & Inst. 366.26 is not in the best interest of the child because the child is not a proper subject for adoption at this time no one currently willing or appropriate to accept legal guardianship. The child's permanent plan is
		а. 🔲	placement with <i>(name)</i> : , a fit and willing relative.
			The likely date by which the child will be placed for adoption or guardianship is (date):
		b	The relative is authorized to provide consent for the child's medical, surgical, and dental care as provided in <i>Order Granting Authority to Consent to Medical, Surgical, and Dental Care</i> (form JV-448).  placement with (name of placement):
			with a specific goal of (specify):  (1) return home.  (2) adoption.
			<ul> <li>(3) legal guardianship.</li> <li>(4) permanent placement with a fit and willing relative.</li> <li>(5) a less restrictive foster care setting.</li> </ul>
			(6) independent living with identification of a caring adult to serve as a lifelong connection for the youth.  The likely date by which the child's specific goal will be achieved is (specify date):
8.		a. The	matter is ordered set for hearing under Welf. & Inst. Code, § 366.26 to select the most appropriate
٥.			nanent plan for the child.
		b. By o	lear and convincing evidence reasonable services have been provided or offered to the child's parents, legal dian, or Indian custodian.
		c. The	agency and the licensed county adoption agency or the California Department of Social Services, acting as an option agency, will prepare and serve an assessment report as described in Welf. & Inst. Code, § 361.5(g).

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	<u> </u>		JV-442
CHILD'S N	NAME:	CASE NUMBER:	
	<ul> <li>d. The court advised all parties present in court that to preserve any right to revie seek an extraordinary writ by filing notice of intent to file a writ petition and a resubmitted on <i>Notice of Intent to File Writ Petition and Request for Record, Rule</i> extraordinary writ, which may be submitted on <i>Petition for Extraordinary Writ, F</i> (form JV-825). A copy of each form is available in the courtroom. The court furthat, as to them, a notice of intent to file a writ petition and request for record m within seven days of the date of this hearing. The clerk of the court is directed rule 5.720(c)(12) of the California Rules of Court to any party not present.</li> <li>e. The court advised each parent present in court of the date, time, and place of the</li> </ul>	equest for the record, which may be 8.450 (form JV-820) and a peting Rules 8.452, 8.456 (Juvenile Department advised all parties present the filed with the juvenile count of provide written notice as set	be tion for pendency) in court urt clerk forth in
	Code, § 366.26; their right to counsel; the nature of the proceedings; and the recourt must select and implement a plan of adoption, guardianship, or identified child. The court ordered each parent present in court to appear for the hearing 366.26 and directed that each parent be notified hereafter by first-class mail to business only.	equirement that at the proceeding placement with a specific goal for goal for the set under Welf. & Inst. Code, §	igs the for the
	f. The court orders that no notice of the hearing set under Welf. & Inst. Coornamed below who is a mother, a presumed father, or an alleged father a adoption where relinquishment has be accepted and filed with notice undalleged father who has denied paternity and has executed section 1 of 3 JV-505).  (1) (name): (2) (name): (3) (name):	nd who has relinquished the chil der Family Code section, § 8700	ld for , or an
	g. <b>The likely date</b> by which the child may be placed for adoption, for legal guardi with a specific goal is (specify date):	anship, or in an identified placer	nent
	Child 10 years of age or older, placed in a group home for six months or longer foster care  a. The agency has made efforts to identify individuals who are important to relationships with those individuals, consistent with the child's best interest.  The agency has not made efforts to identify individuals who are important relationships with those individuals, consistent with the child's best interest.  To identify individuals who are important to the child and to maintain the chindividuals, the agency must provide the services  (1) as stated on the record.  (2) as follows:	the child and to maintain the chil st. t to the child and to maintain the st.	ld's
Health and	The mother biological father other (specify): presumed father legal guardian is unable unwilling unavailable to make decisions regal surgical, dental, or other remedial care, and the right to make these decisions is su and vested with the county child and family services agency.	rding the child's needs for medic Ispended under Welf. & Inst. Co	
	The right of the  mother biological father legal guardian  presumed father alleged father Indian custodian  other (specify): to make educational decisions for the child is limited as set forth in the Order Limitin Decisions for the Child and Appointing Responsible Adult as Educational Representations.	-	

matter.